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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	09/808,830	03/15/2001	Nobuyoshi Morimoto	44471-255154 (13700)	5613	
	23370	7590 08/29/2006		EXAMINER		
	JOHN S. PRATT, ESQ			ROSEN, NICHOLAS D		
		K STOCKTON, LLP ITREE STREET		ART UNIT	PAPER NUMBER	
	ATLANTA, GA 30309			3625		
				DATE MAILED: 08/29/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

SUPPLEMENTAL Notice of Allowability

Application No.	Applicant(s) MORIMOTO, NOBUYOSHI		
09/808,830			
Examiner	Art Unit		
Nicholas D. Rosen	3625		

	Nicholas D. Rosen	3625		
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication IGHTS. This application is subject to	olication. If not include will be mailed in due	ed course. THIS	
1. \boxtimes This communication is responsive to <u>internal communication</u>	ons (Printer's rush).			
2. The allowed claim(s) is/are 9,10 and 12-15.				
 3.	been received. been received in Application No cuments have been received in this rec	national stage applical complying with the red S AMENDMENT or Nation is deficient. 948) attached office action of the age in the front (not the al).	quirements OTICE OF	
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	5. ☐ Notice of Informal Pa6. ☐ Interview Summary	(PTO-413),)-152)	
3. Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8), 7. 🔀 Examiner's Amendm	Paper No./Mail Date 7. ⊠ Examiner's Amendment/Comment 8. ⊠ Examiner's Statement of Reasons for Allowance 9. □ Other		
Nichola D. Rosan				

NICHOLAS D. ROSEN PRIMARY EXAMINER

DETAILED ACTION

Claims 9, 10, and 12-15 have been examined.

This is a supplemental notice of allowability. Its sole effect is to cancel claims 1-1-2, 4-6, 8, and 18, which were non-elected without traverse in the response of March 24, 2006.

This application is in condition for allowance except for the presence of claims 1-2, 4-6, 8, and 18, directed to two inventions non-elected without traverse. Accordingly, claims 1-2, 4-6, 8, and 18 have been cancelled.

Examiner's Amendment

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with attorney Brenda Holmes on June 12, 2006.

The application has been amended as follows: Claim 9 is hereby amended to read:

A digital distribution method comprising the steps of:

providing a plurality of products for browsing over a network;

receiving a selection by a product buyer of a desired product from a plurality of browsed products and a shipping charge for delivery of the product;

receiving an order, from the buyer, for the product over the network;

incorporating the digital contents representing content of the product into a control program controlling the digital contents;

transmitting the control program to a computer over the network, thereby allowing access to the digital contents via the computer; and

sending the product to a physical address specified by the buyer so that the product arrives at the physical address when a required delivery period has elapsed from a time the order is placed, said required delivery period being determined based on said shipping charge;

wherein the control program erases the digital contents or the control program including the digital contents when a contents availability period has elapsed, said contents availability period being set in said control program and being longer than the required delivery period, thereby terminating the use of the digital contents.

Allowable Subject Matter

Claims 9, 10, and 12 are allowed.

The following is an examiner's statement of reasons for allowance: The closest prior art of record, Rose (U.S. Patent 5,708,709), discloses a system and method for managing the distribution of licensed software over a network, including determining whether access conditions are satisfied, and if they are satisfied, transmitting a version of the software. Moreover, Rose discloses try and buy, with time bombs to disable a program after a time period has passed (column 1, lines 20-32). Bernard et al. (U.S.

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Patent 5,918,213) discloses remote selection, ordering, purchasing and delivery of music, video, software, and other multimedia products. It is well known for a delivery period to depend on a shipping charge (one can pay more for faster delivery, or less for slower and cheaper methods of shipping). However, neither Rose, Bernard, nor any other prior art of record discloses or makes obvious the detailed method of claim 9, where a product is delivered to a physical address of a buyer so that the product arrives at the physical address when a required delivery period has elapsed from a time the order is placed, said required delivery period being determined based on said shipping charge, wherein the control program erases the digital contents or the control program including the digital contents when a contents availability period has elapsed, said contents availability period being set in the control program and being longer than the required delivery period.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Claims 13-15 are allowed.

The following is an examiner's statement of reasons for allowance: The closest prior art of record, Rose (U.S. Patent 5,708,709), discloses a system and method for managing the distribution of licensed software over a network, including determining whether access conditions are satisfied, and if they are satisfied, transmitting a version

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of the software. Moreover, Rose discloses try and buy, with time bombs to disable a program after a time period has passed (column 1, lines 20-32). Bernard et al. (U.S. Patent 5,918,213) discloses remote selection, ordering, purchasing and delivery of music, video, software, and other multimedia products. It is well known to specify a desired delivery charge or a shipping charge for a product. However, neither Rose, Bernard, nor any other prior art of record discloses or makes obvious the detailed system of claim 13, wherein a control program erases the digital contents of a product when the contents availability period expires after transmission of a digital product, the contents availability period being longer than the desired delivery period or a required delivery period determined based on the shipping charge, and delivery control means delivers the product from the vendor to the buyer when the desired delivery period or the required delivery period has elapsed from the transmission.

The above has been written with particular reference to claim 13, but claims 14 and 15 contain parallel language, and are held to be allowable on essentially the same grounds.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Nicholas D. Rosen, whose telephone number is 571-

272-6762. The examiner can normally be reached on 8:30 AM - 5:00 PM, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Jeffrey A. Smith, can be reached on 571-272-6763. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Non-official/draft communications can be faxed to the examiner at 571-273-6762.

Information regarding the status of an application may be obtained from the

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Nicholas D. Roben NICHOLAS D. ROSEN PRIMARY EXAMINER

August 23, 2006